## REMARKS

Atty. Dkt.: 4208-4064

Applicants' attorney thanks Primary Examiner Patrice Winder, Examiner Azizul Choudhury and Examiner Jeff Swearingen for the courtesy of a personal Interview conducted November 9, 2006 in accordance with an Agenda faxed to Examiner Choudhury on October 12, 2006.

The reference USPAP 2003/0036350 (Jonsson) was discussed relative to the claimed subject matter. Applicants' attorney indicated that Jonsson failed to disclose or suggest (i) personal profile generation and management in a short-range wireless terminal for sharing profiles in a short range wireless communication network; (ii) storing personal profiles in SDP database records, and (iii) performing second level matching of profiles for providing detailed private information to an inquiring device.

The Examiners suggested that Claim 48 would be more technically accurate if the term "medium" was modified to "a computer readable medium." The Examiners further indicated amendments to the claims relating to "entering personal profiles in the SDP database records", as described in the specification at page 17, lines 1-14, in lieu of "installing personal profiles in a SDP record", as recited in several claims, e.g. claims 1, 5 – 8 would be more technically accurate and place the claims in condition for allowance, provided no better prior art was found in an update search. Finally, the Examiners accepted the removal of the term "standardized" where the term appears in the claims, as having no patentable significance.

 $\label{lem:applicants} Applicants attorney indicated a Supplemental Amendment would be filed after client approval of the proposed amendments.$ 

The pending claims have been amended in accordance with the understanding reached at the Interview, except claim 47 has been amended to be more of a communication protocol conducted between devices and not an essentially functional part of a device.

## CONCLUSION

Based on the foregoing amendments and remarks, supplementing the amendment previously filed on September 13, 2006 and in accordance with the Examiner Interview of November 9, 2006, Applicants respectfully request reconsideration and withdrawal of the rejection of the pending claims and allowance of the application.

## AUTHORIZATION

The Commissioner is hereby authorized to charge any additional fees which may be required for consideration of this Amendment to Deposit Account No. 13-4500, Order No. 4208-4064. A DUPLICATE OF THIS DOCUMENT IS ATTACHED.

In the event that an extension of time is required, or which may be required in addition to that requested in a petition for an extension of time, the Commissioner is requested to grant a petition for that extension of time which is required to make this response timely and is hereby authorized to charge any fee for such an extension of time or credit any overpayment for an extension of time to Deposit Account No. 13-4500, Order No. 4208-4064. A DUPLICATE OF THIS DOCUMENT IS ATTACHED.

Respectfully submitted, MORGAN & FINNEGAN, L.L.P.

Attv. Dkt.: 4208-4064

Dated: November 13, 2006

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